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Attorney for Defendant
WALTER SMITH

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

Plaintiff, United States of America, and defendant, Walter Smith, hereby stipulate that special condition 18 of the pretrial release conditions ordered on July 19, 2023, doc. 24, modified on November 29, 2023 (doc. 33) and on June 26, 2024 (doc. 44), may be modified to read: "You must remain inside your residence every day from 8:00 PM to 7:00 AM, or as adjusted by the pretrial services officer for medical, religious services, employment or court-ordered obligations."

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1 The sole purpose of this agreement is to change Mr. Smith's curfew going forward. No
2 other modification is sought. Pretrial Services has approved this proposed modification.

3 Respectfully Submitted,

5 Dated: September 30, 2024

6 */s/ Tim Zindel*
7 TIMOTHY ZINDEL
8 Attorney for WALTER SMITH

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10 PHILLIP A. TALBERT
11 United States Attorney

12 Dated: September 30, 2024

13 */s/ T. Zindel for R. Yang*
14 ROGER YANG
15 Assistant U.S. Attorney

16 **O R D E R**

17 The conditions of pretrial release are amended as set forth above.

18 IT IS SO ORDERED.

19 Dated: September 30, 2024

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21 HON. CHI SOO KIM
22 United States Magistrate Judge